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18 Attorneys for Defendant

19 CAMPBELL PLAZA DEVELOPMENT CO.

20 UNITED STATES DISTRICT COURT

21 NORTHERN DISTRICT OF CALIFORNIA

22 SAN JOSE DIVISION

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23 ) Case No. 5:18-cv-06286-NC  
24 )  
25 ) DEBRA VOLLE, )  
26 ) Plaintiff, )  
27 ) vs. )  
28 )  
29 ) CAMPBELL PLAZA DEVELOPMENT )  
30 ) CO., A LIMITED PARTNERSHIP; and )  
31 ) DOES 1-20, Inclusive, )  
32 ) Defendants. )  
33 )  
34 )  
35 )

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1 Plaintiff DEBRA VOLLE (“Plaintiff”) and Defendant CAMPBELL PLAZA  
2 DEVELOPMENT CO. (“Defendant”) stipulate through their undersigned counsel and  
3 respectfully request that this action be dismissed with prejudice pursuant to FRCP Rule 41(a)(2)  
4 with each side bearing her/its own attorneys’ fees, costs, and litigation expenses. The parties  
5 FURTHER STIPULATE and request that the Court retain jurisdiction over enforcement of the  
6 terms of the parties’ settlement agreement in accordance with General Order 56.

7  
8 Dated: June 12, 2019

/s/ Irakli Karbelashvili

Irakli Karbelashvili, Attorney for  
Plaintiff DEBRA VOLLE

9  
10 Dated: June 12, 2019

/s/ Elizabeth Marie Pappy

Elizabeth Marie Pappy, Attorney for  
Defendant CAMPBELL PLAZA  
DEVELOPMENT CO.

11  
12 **Filer’s Attestation**

I, Elizabeth Marie Pappy, hereby attest that I received concurrence from Plaintiff’s  
counsel in the filing of this document.

13  
14 /s/ Elizabeth Marie Pappy

Elizabeth Marie Pappy

1                   **[PROPOSED] ORDER**

2                 Having reviewed the above stipulation and good cause appearing, this action is dismissed  
3 with prejudice with each side bearing her/its own attorneys' fees, costs, and litigation expenses.  
4 The Court retains jurisdiction over the settlement agreement.

5  
6                   **IT IS SO ORDERED.**

7  
8                 Date: June 26, 2019

